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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/621,284	07/17/2003	David Chao	62188.TBA	62188.TBA 2486		
32361	7590 06/17/2004		EXAM	EXAMINER		
	RG TRAURIG, LLP	MAI, HU	MAI, HUY KIM			
885 3RD AV NEW YORK			ART UNIT	PAPER NUMBER		
	,		2873			
			DATE MAILED: 06/17/2004			

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicati	on No.	Applicant(s)				
		10/621,2	34	CHAO, DAVID				
	Office Action Summary	Examine		Art Unit				
		Huy K. Ma		2873				
The MAILING DATE of this communication app ars on the cov r sheet with the correspondence address Period for Reply								
THE - Exte after - If the - If NC - Failt Any	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICA nsions of time may be available under the provisions of 37 SIX (6) MONTHS from the mailing date of this communical period for reply specified above is less than thirty (30) day of period for reply is specified above, the maximum statutor are to reply within the set or extended period for reply will, treply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	TION. CFR 1.136(a). In no evation. ys, a reply within the staty period will apply and word statute, cause the app	ent, however, may a reply be tim utory minimum of thirty (30) days ill expire SIX (6) MONTHS from lication to become ABANDONEI	nely filed s will be considered timely the mailing date of this co D (35 U.S.C. § 133).				
Status								
1)⊠	Responsive to communication(s) filed o	n <i>17 July 200</i> 3.						
2a)		☑ This action is r	ion-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
5)⊠ 6)⊠ 7)⊠	Claim(s) 1-14 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. Claim(s) 1-10 is/are allowed. Claim(s) 11,13 and 14 is/are rejected. Claim(s) 12 is/are objected to. Claim(s) are subject to restriction and/or election requirement.							
Applicat	ion Papers							
10)⊠	The specification is objected to by the Extra drawing(s) filed on <u>Jul. 17, 203</u> is/are Applicant may not request that any objection Replacement drawing sheet(s) including the The oath or declaration is objected to by	e: a) accepted to the drawing(s) I correction is requir	pe held in abeyance. See red if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CF	` '			
Priority (under 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
Attachmen			0 □ 14 · · · ·	(DTO 445)				
2) Notice 3) Information	ee of References Cited (PTO-892) se of Draftsperson's Patent Drawing Review (PTO-9 mation Disclosure Statement(s) (PTO-1449 or PTO r No(s)/Mail Date <u>4/19/04</u> .		4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ite	9-152)			

DETAILED ACTION

Information Disclosure Statement

1. The Information Disclosure Statement filed on April 19, 2004 is acknowledged.

Oath/Declaration

2. The declaration filed on Nov. 20, 2003 is acceptable.

Drawings

3. The drawings are objected to because the rectangles enclose the figures in each page should be removed. Corrected drawing sheets are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 102

Application/Control Number: 10/621,284

Art Unit: 2873

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the

basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on

Page 3

sale in this country, more than one year prior to the date of application for patent in the United States.

5. Claim 14 is rejected under 35 U.S.C. 102(b) as being clearly anticipated by Wong

(6,196,679).

The limitations in claim 14 are shown in Wong's Figs. 1-8, column 4. Wong discloses an

eveglass assembly, comprising: a pair of first eyeglasses 7 having a first frame, a pair of first

lenses held by the first frame and a first bridge interconnecting the pair of first lenses and

forming the first frame into one piece; a pair of second eyeglasses 1 having a second frame, a

pair of second lenses held by the second frame and a second bridge interconnecting the pair of

second lenses and forming the second frame into one piece, the second frame having a pair of

temples, each of the temples defining therein a hole 19; and two retainers 13,14, each of which

retainers is formed on opposite sides of the first frame to correspond respectively to a portion of

each of the temples; wherein each of the retainers 13,14 is a block 21 defining therein a neck to

correspond to the hole 19 of each of the temples, such that the first frame is able to connect to the

second frame.

6. Claim 13 is rejected under 35 U.S.C. 102(b) as being clearly anticipated by Huang

(6,113,234).

The limitations in claim 13 are shown in Huang's Figs. 1-2, column 2, lines 15-53. Huang

discloses an eyeglass assembly, comprising: a pair of first eyeglasses 20 having a first frame, a

pair of first lenses held by the first frame and a first bridge interconnecting the pair of first lenses

Art Unit: 2873

and forming the first frame into one piece; a pair of second eyeglasses having a second frame, a pair of second lenses held by the second frame and a second bridge interconnecting the pair of second lenses and forming the second frame into one piece, the second frame having a pair of temples; and two retainers 34, each of which retainers 34 is formed on opposite sides of the first frame to correspond respectively to a portion 14 of the temples; wherein each of the retainers is a hook, such that a space is defined in each hook to receive therein the respective portion 14 of each of the temples.

7. Claim 11 is rejected under 35 U.S.C. 102(b) as being anticipated by Chao (5,833,689). The limitations in claim 11 are read on Chao's Figs 1-3, column 1, line 66 through column 2, lines 34. Chao discloses an eyeglass assembly, comprising: a pair of first eyeglasses 20 having a first frame, a pair of first lenses held by the first frame and a first bridge interconnecting the pair of first lenses and forming the first frame into one piece; a pair of second eyeglasses 10 having a second frame, a pair of second lenses held by the second frame and a second bridge interconnecting the pair of second lenses and forming the second frame into one piece, the second frame having a pair of temples 11 each formed on opposite sides of the second frame and being provided with at least one recess 12 defined in each one of the temples of the second frame; and two retainers 22 respectively formed on opposite sides of the first frame to correspond to the recesses 12 of the second frame, each retainer 22 comprising an upper clamping plate 28, a lower clamping plate 28 and a space 23 defined between the upper clamping plate and the lower clamping plate, wherein each retainer 22 has at least one restricting boss 27 defined in the retainer to correspond to the at least one recess 12 of each temple of the second frame so that combination of each respective recess 12 and each respective restricting boss 27 by Application/Control Number: 10/621,284

Art Unit: 2873

inserting a portion of the temples into the retainer is able to combine the first pair of eyeglasses

Page 5

and the second pair of eyeglasses.

Allowable Subject Matter

8. Claims 1-10 are allowed.

9. Claim 12 are objected to as being dependent upon a rejected base claim, but would be

allowable if rewritten in independent form including all of the limitations of the base claim and

any intervening claims.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Huy Mai whose telephone number is (571) 272-2334. The

examiner can normally be reached on M-F (8:00 a.m.-4:30 p.m.).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Georgia Y. Epps can be reached on (571) 272-2328. The fax phone number for the

organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is (571) 272-1562.

Huy Mai

Primary Examiner

+trugh Mari

Art Unit 2873

HKM/

June 15, 2004